

ORDER OF PUBLICATION

STATE OF MISSOURI
COUNTY OF LAFAYETTE—ss.

In the Circuit Court of Lafayette County, Missouri, at Lexington, October Term, October 23, 1912.

Clay County State Bank, a Corporation—Plaintiff.

Kierstead Coal Company, a Corporation, George W. Kierstead, and Carrie Kierstead—Defendants.

Now at this day comes the plaintiff herein by its attorneys and proves to the satisfaction of the Court that summons was duly issued in said cause on the twenty-fifth day of September, 1912, against defendant Kierstead Coal Company, a corporation, organized and incorporated under the laws of the State of Missouri with its principal office and place of business at Kansas City in Jackson County, Missouri, returnable to the October Term, 1912, of said Court, and on the fourteenth day of October, 1912, the first day of said October Term, 1912, of said Court, directed and delivered to the Sheriff of Jackson County, Missouri, the county in which has been and is located the principal office and place of business of defendant Kierstead Coal Company. That said sheriff to whom said writ was directed has duly returned that said defendant Kierstead Coal Company cannot be found which return is in words and figures as follows: "Further executed this writ in Jackson County, Missouri, from the 1st day of October, 1912, to the 14th day of October, 1912, by making diligent search for and failed to find any office, or officer of the within named defendant corporation Kierstead Coal Company upon whom to serve this writ in Jackson County, Missouri. John M. Rood, Sheriff by Geo. V. Crisp, Deputy," which said return was duly made and filed in this Court on the fourteenth day of October, 1912. And plaintiff produces here to the Court the said summons and return of said officer and the Court having considered the evidence offered by plaintiff, and being satisfied that said return is true and being first satisfied, finds that process herein cannot be served and an Order of Publication being asked and requested by plaintiff against the defendant Kierstead Coal Company, a corporation, it is ordered and directed by the Court that the following Order of Publication issue and be made and published in said cause:

To the said defendant, Kierstead Coal Company, a Corporation: You are hereby notified that the plaintiff has commenced a suit against you in this Court, the object and general nature of which is to obtain a decree of this Court determining the estate, title and interest of said parties and by its judgment and decree to define and adjudge the title estate and interest of said parties severally in and to the following described real estate, situate, lying and being in the County of Lafayette and State of Missouri, to-wit: Thirty-three (33) acres, more or less, being all that part of the east half of the southeast quarter of section 28, township 50, range 25, lying south of the right of way of the Chicago & Alton Railroad, also all that part of the west half of the southeast quarter of said section 28, township 50, range 25, described as follows: beginning at the southwest corner of the east half of the southeast quarter of said section 28, thence west along the southern boundary line of said section 28, 4.93 chains to a stake, thence north to the Kansas City, St. Louis and Chicago Railway Company's right of way, thence easterly with said railroad company's right of way to the western boundary line of the east half of the southeast quarter of said section 28, thence south with said last mentioned line to the place of beginning. And all that part of the southwest quarter of section 27, in township 50, of range number 25, which lies south of the right of way of the Chicago & Alton Railroad being fifty seven acres, more or less, with the coal mining shaft, houses, mining apparatus, etc., used in the coal mining operations thereon, subject however, to the right of way through and over said lands to the town of Corder and the privilege of using switch for shipping products of the 190 acres conveyed to Hugh G. Smith by A. E. Asbury; also, all the coal in and under the following described tract of land, with the usual mining privileges to mine said coal, except that no surface privileges are conveyed to-wit: The northwest quarter of section 34; the north half of the northeast quarter of section 34; the unmined coal under the southeast quarter of section 27; being all the coal under said quarter section, the same to be mined within fifty years from the date of the purchase from Fred Lieser; also, beginning at a stake 14 chains and 28 links north of the corner of sections number 27, 28, 34 and 33 in township number 50, of range number 25, said beginning point being at the intersection of said section line with the north line of the right of way of the Chicago & Alton Railway Company, thence south 85½ degrees west 21 chains and 64 links, and parallel with said railroad to a stake, thence south 81 degrees and parallel with said railroad 4 chains and 40 links to the line between the land of Henry Wahnebrock and that of H. C. Thee, thence north 9 chains to a stake and from thence north 46 degrees east 28 chains and 50 links to the quarter section line between the north half and the south half of said section 28, thence north 93½ links to a stake, thence east 25 chains to the line between the east half and the west half of the north west quarter of section 27, thence south of last named line 24 chains and 25 links to the right of way of said Chicago & Alton Railway Company, thence south 85½ degrees west and on a line parallel with the line of said railway company 20 chains and 67 links to the place of beginning, containing 100 acres in area; it being understood that the coal has been worked from part of said land and this conveyance is only to convey the unworked portion, be the same more or less, and the unexpired term of a fifty

years lease upon the two acres of land in the southeast quarter of section 27 in township 50, of range 25, on which the old coal shaft is located with the houses and improvements on said two acre tract and also the mining privileges under the north east quarter of section 33, all in township 50, of range 25, which were granted to A. E. Asbury by Hugh G. Smith, by deed dated March 1st, 1900, and recorded in Book 132, at page 279, of the deed records of Lafayette County, Missouri, and that unless said defendant Kierstead Coal Company be and appear at this Court, at the next term thereof, to be begun and holden at the Court House in the City of Lexington, in said County and State, on the tenth day of February, 1913, next, and on or before the said tenth day of February, 1913, answer or plead to the petition in said cause, the same will be taken as confessed, and judgment will be rendered accordingly.

And it is further ordered, that a copy hereof be published, according to law in the Lexington Intelligencer, a newspaper published in said County of Lafayette in said State of Missouri which the attorneys of record for plaintiff designate as most likely to give notice to defendant, Kierstead Coal Company, for four weeks successively, published at least once a week the last insertion to be at least fifteen days before the first day and commencement of said next February Term 1913 of this Court.

STATE OF MISSOURI

COUNTY OF LAFAYETTE—ss.

I, J. W. Sydnor, Clerk of the Circuit Court of Lafayette County, Missouri, hereby certify that the above and foregoing is a full, true and complete copy of the original order of publication as made in the above entitled cause as fully as the same appears of record in my office.

Witness my hand and seal of said Court this 23rd day of October 1912.

J. W. SYDNOR,
Clerk Circuit Court.

(SEAL)
11-29-14.

ORDER OF PUBLICATION

STATE OF MISSOURI

COUNTY OF LAFAYETTE—ss.

In the Circuit Court of Lafayette County, Missouri, at Lexington February Term, 1913.

Clay County State Bank, a Corporation, Plaintiff,

vs.
Ozias Bailey, David Bailey, Stokely Slogden, Isabel E. Steele, Mary F. Anderson, David T. Carr, and the unknown consort, heirs, devisees, donees, aliases and immediate mesne, and remote, voluntary and involuntary grantees of William Johnson, and of Sidney R. Thompson, and of Alexander Mann and of William H. Sterrett, and of Ozias Bailey, and of David Bailey and of Stokely Slogden and of Michael A. Steele and of William Steele and of Isabel E. Steele and of David T. Carr and of Mary F. Anderson, defendants.

Order of Publication in Vacation, December 6th, 1912.
Now at this day comes the plaintiff herein by its attorneys and files its petition and affidavit, alleging among other things, that the defendants, Ozias Bailey, David Bailey, Stokely Slogden, Isabel E. Steele, Mary F. Anderson and David T. Carr are non-residents of the State of Missouri and that plaintiff verily believes there are persons who claim to be interested in the subject matter of the petition whose names plaintiff cannot insert therein in because they are unknown to plaintiff and describing the claims and interests therein of such unknown parties and how such claims and interests are derived so far as known to plaintiff.

Whereupon, it is ordered by the Clerk of said Court in vacation as follows:

To the said defendants, Ozias Bailey, David Bailey, Stokely Slogden, Isabel E. Steele, Mary F. Anderson, David T. Carr, and the unknown consorts, heirs, devisees, donees, aliases, and immediate mesne and remote, voluntary and involuntary grantees of William Johnson and of Sidney R. Thompson and of Alexander Mann, and of William H. Sterrett and of Ozias Bailey and of David Bailey and of Stokely Slogden and of Michael A. Steele and of William Steele and of Isabel E. Steele and of David T. Carr and of Mary F. Anderson.

You are hereby notified that the plaintiff has commenced a suit against you in this Court the object and general nature of which is to obtain a decree of this Court determining the estate title and interests of said parties and by its judgment and decree to define and adjudge the title, estate and interests of said parties severally in and to the following described real estate situate lying and being in the County of Lafayette and State of Missouri, to-wit: Thirty-three (33) acres, more or less, being all that part of the east half of the southeast quarter of section 28, township 50, range 25, lying south of the right of way of the Chicago & Alton Railroad, also all that part of the west half of the southeast quarter of section 28, township 50, range 25, described as follows: Beginning at the southwest corner of the east half of the southeast quarter of said section 28, thence west along the southern boundary line of said section 28, 4.93 chains to a stake, thence north to the Kansas City, St. Louis and Chicago Railway Company's right of way, thence easterly with said railroad company's right of way to the western boundary line of the east half of the southeast quarter of said section 28, thence south with said last mentioned line to the place of beginning. And all that part of the southwest quarter of section 27, in township 50, of range number 25, which lies south of the right of way of the Chicago & Alton Railroad being fifty seven acres, more or less, with the coal mining shaft, houses, mining apparatus, etc., used in the coal mining operations thereon, subject however, to the right of way through and over said lands to the town of Corder and the privilege of using switch for shipping products of the 190 acres con-

veyed to Hugh G. Smith, by A. E. Asbury; also all the coal in and under the following described tract of land, with the usual mining privileges to mine said coal, except that no surface privileges are conveyed to-wit: The northwest quarter of section 34; the north half of the northeast quarter of section 34; the unmined coal under the southeast quarter of section 27; being all the coal under said quarter section, the same to be mined within fifty years from the date of the purchase from Fred Lieser; also, beginning at a stake 14 chains and 28 links north of the corner of sections number 27, 28, 34 and 33 in township number 50, of range number 25, said beginning point being at the intersection of said section line with the north line of the right of way of the Chicago & Alton Railway Company, thence south 85½ degrees west 21 chains and 64 links, and parallel with said railroad to a stake, thence south 81 degrees and parallel with said railroad 4 chains and 40 links to the line between the land of Henry Wahnebrock and that of H. C. Thee, thence north 9 chains to a stake and from thence north 46 degrees east 28 chains and 50 links to the quarter section line between the north half and the south half of said section 28, thence north 93½ links to a stake, thence east 25 chains to the line between the east half and the west half of the north west quarter of section 27, thence south of last named line 24 chains and 25 links to the right of way of said Chicago & Alton Railway Company, thence south 85½ degrees west and on a line parallel with the line of said railway company 20 chains and 67 links to the place of beginning, containing 100 acres in area; it being understood that the coal has been worked from part of said land and this conveyance is only to convey the unworked portion, be the same more or less, and the unexpired term of a fifty

years lease upon the two acres of land in the southeast quarter of section 27 in township 50, of range 25, on which the old coal shaft is located with the houses and improvements on said two acre tract and also the mining privileges under the north east quarter of section 33, all in township 50, of range 25, which were granted to A. E. Asbury by Hugh G. Smith, by deed dated March 1st, 1900, and recorded in Book 132, at page 279, of the deed records of Lafayette County, Missouri, and that unless said defendant Kierstead Coal Company be and appear at this Court, at the next term thereof, to be begun and holden at the Court House in the City of Lexington, in said County and State, on the tenth day of February, 1913, next, and on or before the said tenth day of February, 1913, answer or plead to the petition in said cause, the same will be taken as confessed, and judgment will be rendered accordingly.

And it is further ordered, that a copy hereof be published, according to law in the Lexington Intelligencer, a newspaper published in said County of Lafayette in said State of Missouri which the attorneys of record for plaintiff designate as most likely to give notice to defendant, Kierstead Coal Company, for four weeks successively, published at least once a week the last insertion to be at least fifteen days before the first day and commencement of said next February Term 1913 of this Court.

STATE OF MISSOURI

COUNTY OF LAFAYETTE—ss.

I, J. W. Sydnor, Clerk of the Circuit Court of Lafayette County, Missouri, hereby certify that the above and foregoing is a full, true and complete copy of the original order of publication as made in the above entitled cause as fully as the same appears of record in my office.

Witness my hand and seal of said Court this 23rd day of October 1912.

J. W. SYDNOR,
Clerk Circuit Court.

(SEAL)
11-29-14.

ORDER OF PUBLICATION

STATE OF MISSOURI

COUNTY OF LAFAYETTE—ss.

In the Circuit Court of Lafayette County, Missouri, at Lexington February Term, 1913.

Clay County State Bank, a Corporation, Plaintiff,

vs.
Ozias Bailey, David Bailey, Stokely Slogden, Isabel E. Steele, Mary F. Anderson, David T. Carr, and the unknown consort, heirs, devisees, donees, aliases and immediate mesne, and remote, voluntary and involuntary grantees of William Johnson, and of Sidney R. Thompson, and of Alexander Mann and of William H. Sterrett, and of Ozias Bailey, and of David Bailey and of Stokely Slogden and of Michael A. Steele and of William Steele and of Isabel E. Steele and of David T. Carr and of Mary F. Anderson, defendants.

Order of Publication in Vacation, December 6th, 1912.
Now at this day comes the plaintiff herein by its attorneys and files its petition and affidavit, alleging among other things, that the defendants, Ozias Bailey, David Bailey, Stokely Slogden, Isabel E. Steele, Mary F. Anderson and David T. Carr are non-residents of the State of Missouri and that plaintiff verily believes there are persons who claim to be interested in the subject matter of the petition whose names plaintiff cannot insert therein in because they are unknown to plaintiff and describing the claims and interests therein of such unknown parties and how such claims and interests are derived so far as known to plaintiff.

Whereupon, it is ordered by the Clerk of said Court in vacation as follows:

To the said defendants, Ozias Bailey, David Bailey, Stokely Slogden, Isabel E. Steele, Mary F. Anderson, David T. Carr, and the unknown consorts, heirs, devisees, donees, aliases, and immediate mesne and remote, voluntary and involuntary grantees of William Johnson and of Sidney R. Thompson and of Alexander Mann, and of William H. Sterrett and of Ozias Bailey and of David Bailey and of Stokely Slogden and of Michael A. Steele and of William Steele and of Isabel E. Steele and of David T. Carr and of Mary F. Anderson.

You are hereby notified that the plaintiff has commenced a suit against you in this Court the object and general nature of which is to obtain a decree of this Court determining the estate title and interests of said parties and by its judgment and decree to define and adjudge the title, estate and interests of said parties severally in and to the following described real estate situate lying and being in the County of Lafayette and State of Missouri, to-wit: Thirty-three (33) acres, more or less, being all that part of the east half of the southeast quarter of section 28, township 50, range 25, lying south of the right of way of the Chicago & Alton Railroad, also all that part of the west half of the southeast quarter of section 28, township 50, range 25, described as follows: Beginning at the southwest corner of the east half of the southeast quarter of said section 28, thence west along the southern boundary line of said section 28, 4.93 chains to a stake, thence north to the Kansas City, St. Louis and Chicago Railway Company's right of way, thence easterly with said railroad company's right of way to the western boundary line of the east half of the southeast quarter of said section 28, thence south with said last mentioned line to the place of beginning. And all that part of the southwest quarter of section 27, in township 50, of range number 25, which lies south of the right of way of the Chicago & Alton Railroad being fifty seven acres, more or less, with the coal mining shaft, houses, mining apparatus, etc., used in the coal mining operations thereon, subject however, to the right of way through and over said lands to the town of Corder and the privilege of using switch for shipping products of the 190 acres con-

veyed to Hugh G. Smith, by A. E. Asbury; also all the coal in and under the following described tract of land, with the usual mining privileges to mine said coal, except that no surface privileges are conveyed to-wit: The northwest quarter of section 34; the north half of the northeast quarter of section 34; the unmined coal under the southeast quarter of section 27; being all the coal under said quarter section, the same to be mined within fifty years from the date of the purchase from Fred Lieser; also, beginning at a stake 14 chains and 28 links north of the corner of sections number 27, 28, 34 and 33 in township number 50, of range number 25, said beginning point being at the intersection of said section line with the north line of the right of way of the Chicago & Alton Railway Company, thence south 85½ degrees west 21 chains and 64 links, and parallel with said railroad to a stake, thence south 81 degrees and parallel with said railroad 4 chains and 40 links to the line between the land of Henry Wahnebrock and that of H. C. Thee, thence north 9 chains to a stake and from thence north 46 degrees east 28 chains and 50 links to the quarter section line between the north half and the south half of said section 28, thence north 93½ links to a stake, thence east 25 chains to the line between the east half and the west half of the north west quarter of section 27, thence south of last named line 24 chains and 25 links to the right of way of said Chicago & Alton Railway Company, thence south 85½ degrees west and on a line parallel with the line of said railway company 20 chains and 67 links to the place of beginning, containing 100 acres in area; it being understood that the coal has been worked from part of said land and this conveyance is only to convey the unworked portion, be the same more or less, and the unexpired term of a fifty

years lease upon the two acres of land in the southeast quarter of section 27 in township 50, of range 25, on which the old coal shaft is located with the houses and improvements on said two acre tract and also the mining privileges under the north east quarter of section 33, all in township 50, of range 25, which were granted to A. E. Asbury by Hugh G. Smith, by deed dated March 1st, 1900, and recorded in Book 132, at page 279, of the deed records of Lafayette County, Missouri, and that unless said defendant Kierstead Coal Company be and appear at this Court, at the next term thereof, to be begun and holden at the Court House in the City of Lexington, in said County and State, on the tenth day of February, 1913, next, and on or before the said tenth day of February, 1913, answer or plead to the petition in said cause, the same will be taken as confessed, and judgment will be rendered accordingly.

And it is further ordered, that a copy hereof be published, according to law in the Lexington Intelligencer, a newspaper published in said County of Lafayette in said State of Missouri which the attorneys of record for plaintiff designate as most likely to give notice to defendant, Kierstead Coal Company, for four weeks successively, published at least once a week the last insertion to be at least fifteen days before the first day and commencement of said next February Term 1913 of this Court.

STATE OF MISSOURI

COUNTY OF LAFAYETTE—ss.

I, J. W. Sydnor, Clerk of the Circuit Court of Lafayette County, Missouri, hereby certify that the above and foregoing is a full, true and complete copy of the original order of publication as made in the above entitled cause as fully as the same appears of record in my office.

Witness my hand and seal of said Court this 23rd day of October 1912.

J. W. SYDNOR,
Clerk Circuit Court.

(SEAL)
11-29-14.

ORDER OF PUBLICATION

STATE OF MISSOURI

COUNTY OF LAFAYETTE—ss.

In the Circuit Court of Lafayette County, Missouri, at Lexington February Term, 1913.

Clay County State Bank, a Corporation, Plaintiff,

vs.
Ozias Bailey, David Bailey, Stokely Slogden, Isabel E. Steele, Mary F. Anderson, David T. Carr, and the unknown consort, heirs, devisees, donees, aliases and immediate mesne, and remote, voluntary and involuntary grantees of William Johnson, and of Sidney R. Thompson, and of Alexander Mann and of William H. Sterrett, and of Ozias Bailey, and of David Bailey and of Stokely Slogden and of Michael A. Steele and of William Steele and of Isabel E. Steele and of David T. Carr and of Mary F. Anderson, defendants.

Order of Publication in Vacation, December 6th, 1912.
Now at this day comes the plaintiff herein by its attorneys and files its petition and affidavit, alleging among other things, that the defendants, Ozias Bailey, David Bailey, Stokely Slogden, Isabel E. Steele, Mary F. Anderson and David T. Carr are non-residents of the State of Missouri and that plaintiff verily believes there are persons who claim to be interested in the subject matter of the petition whose names plaintiff cannot insert therein in because they are unknown to plaintiff and describing the claims and interests therein of such unknown parties and how such claims and interests are derived so far as known to plaintiff.

Whereupon, it is ordered by the Clerk of said Court in vacation as follows:

To the said defendants, Ozias Bailey, David Bailey, Stokely Slogden, Isabel E. Steele, Mary F. Anderson, David T. Carr, and the unknown consorts, heirs, devisees, donees, aliases, and immediate mesne and remote, voluntary and involuntary grantees of William Johnson and of Sidney R. Thompson and of Alexander Mann, and of William H. Sterrett and of Ozias Bailey and of David Bailey and of Stokely Slogden and of Michael A. Steele and of William Steele and of Isabel E. Steele and of David T. Carr and of Mary F. Anderson.

You are hereby notified that the plaintiff has commenced a suit against you in this Court the object and general nature of which is to obtain a decree of this Court determining the estate title and interests of said parties and by its judgment and decree to define and adjudge the title, estate and interests of said parties severally in and to the following described real estate situate lying and being in the County of Lafayette and State of Missouri, to-wit: Thirty-three (33) acres, more or less, being all that part of the east half of the southeast quarter of section 28, township 50, range 25, lying south of the right of way of the Chicago & Alton Railroad, also all that part of the west half of the southeast quarter of section 28, township 50, range 25, described as follows: Beginning at the southwest corner of the east half of the southeast quarter of said section 28, thence west along the southern boundary line of said section 28, 4.93 chains to a stake, thence north to the Kansas City, St. Louis and Chicago Railway Company's right of way, thence easterly with said railroad company's right of way to the western boundary line of the east half of the southeast quarter of said section 28, thence south with said last mentioned line to the place of beginning. And all that part of the southwest quarter of section 27, in township 50, of range number 25, which lies south of the right of way of the Chicago & Alton Railroad being fifty seven acres, more or less, with the coal mining shaft, houses, mining apparatus, etc., used in the coal mining operations thereon, subject however, to the right of way through and over said lands to the town of Corder and the privilege of using switch for shipping products of the 190 acres con-

veyed to Hugh G. Smith, by A. E. Asbury; also all the coal in and under the following described tract of land, with the usual mining privileges to mine said coal, except that no surface privileges are conveyed to-wit: The northwest quarter of section 34; the north half of the northeast quarter of section 34; the unmined coal under the southeast quarter of section 27; being all the coal under said quarter section, the same to be mined within fifty years from the date of the purchase from Fred Lieser; also, beginning at a stake 14 chains and 28 links north of the corner of sections number 27, 28, 34 and 33 in township number 50, of range number 25, said beginning point being at the intersection of said section line with the north line of the right of way of the Chicago & Alton Railway Company, thence south 85½ degrees west 21 chains and 64 links, and parallel with said railroad to a stake, thence south 81 degrees and parallel with said railroad 4 chains and 40 links to the line between the land of Henry Wahnebrock and that of H. C. Thee, thence north 9 chains to a stake and from thence north 46 degrees east 28 chains and 50 links to the quarter section line between the north half and the south half of said section 28, thence north 93½ links to a stake, thence east 25 chains to the line between the east half and the west half of the north west quarter of section 27, thence south of last named line 24 chains and 25 links to the right of way of said Chicago & Alton Railway Company, thence south 85½ degrees west and on a line parallel with the line of said railway company 20 chains and 67 links to the place of beginning, containing 100 acres in area; it being understood that the coal has been worked from part of said land and this conveyance is only to convey the unworked portion, be the same more or less, and the unexpired term of a fifty

STATE OF MISSOURI

COUNTY OF LAFAYETTE—ss.

I, J. W. Sydnor, Clerk of the Circuit Court of Lafayette County, Missouri, hereby certify that the above and foregoing is a full, true and correct copy of the original order of publication as made in the above entitled cause as fully as the same appears of record in my office.

Witness my hand and the seal of said Court this 5th day of December, 1912.

J. W. SYDNOR,
Clerk Circuit Court.

(SEAL)
11-23-14.

ORDER OF PUBLICATION

STATE OF MISSOURI

COUNTY OF LAFAYETTE—ss.

In the Circuit Court of Lafayette County, Missouri, February Term 1913, at Lexington. In vacation November 27, 1912.

Fred B. Ireland, Plaintiff,

vs.
Mamie Joe Ireland, Defendant.

Now at this day comes the plaintiff herein by his attorney and files his petition and affidavit, alleging among other things, the defendant is a non-resident of the State of Missouri or that she has absconded or absented herself from her usual place of abode in this State so that the ordinary process of law cannot be served upon in this state; whereupon, it is ordered by the clerk of said court in vacation as follows: To the said defendant, Mamie Joe Ireland, you are hereby notified that the plaintiff has commenced a suit against you in this court, the object and general nature of which is to obtain a decree for divorce from the bonds of matrimony heretofore contracted between the plaintiff and defendant upon the grounds that the defendant has absented herself from plaintiff without reasonable cause for the space of one year; and that defendant has at various and diverse times since the marriage between plaintiff and defendant committed adultery with persons unknown to the plaintiff; and that unless said defendant Mamie Joe Ireland be and appear at this court at the next term thereof, to be begun and holden at the court house in the City of Lexington, in said county on the 10th day of February, 1913, next, and on or before the said first day of said term and answer or plead to the petition in said cause, the same will be taken as confessed, and judgment will be rendered accordingly.

And it is further ordered that a copy hereof be published according to law in The Lexington Intelligencer, a newspaper published in said county of Lafayette for four weeks successively published at least once a week, the last insertion to be at least fifteen days before the first day of said next February, 1913, term of this court.

J. W. SYDNOR,
Circuit Clerk.

A True Copy From the Record.
Witness my hand and seal of the circuit court of Lafayette County, this 27th day of November, 1912.

J. W. SYDNOR,
Circuit Clerk.

(SEAL)
11-29-14.

ORDER OF PUBLICATION

STATE OF MISSOURI

COUNTY OF LAFAYETTE—ss.

In the Circuit Court of Lafayette County, Missouri, at Lexington, February Term, 1913.

Josephine E. Lewis—Executrix of the Last Will of John A. Lewis, deceased, George Murry Lewis, Eliza Walton Smith, Minnie Frances Johnson, Clara May Haller, Annie Laura Downs, and Josephine E. Powell—Plaintiffs.

vs.
The Unknown Consort, Heirs, Devisees, Donees, Alienees, and immediate Mesne, and Remote, Voluntary and Involuntary Grantees of Eliza Jane Pointer, deceased—Defendants.

Order of Publication in Vacation, December Fourth, 1912.

Now at this day, come the plaintiffs herein by their attorney and file their petition verified by affidavit alleging among other things that plaintiffs verily believe there are persons who claim to be interested in the subject matter of the petition whose names plaintiffs cannot insert therein because they are unknown to plaintiffs and describing the claim and interests therein of such unknown parties and how such claims and interests are derived so far as known to plaintiffs.

Whereupon, it is ordered by the Clerk of said court in vacation as follows: To the said defendants the unknown consort, heirs, devisees, donees, aliases, and immediate mesne, and remote, voluntary and involuntary grantees of Eliza Jane Pointer, deceased.

You are hereby notified that the plaintiffs have commenced a suit against you in this Court the object and general nature of which is to obtain a decree of this court determining the estate, title and interest of said parties and by its judgment and decree to define and adjudge

the title, estate and interest of said parties severally in and to the following described real estate situate lying and being in the County of Lafayette and State of Missouri, to-wit: the west half of the north east quarter of the north west quarter of section five (5) in township forty-eight (48) of range twenty-seven (27) in said County and State, containing twenty and fifty-six hundredths (20.56) acres and being the same lands allotted and set apart to Amanda M. Manion as one of the children of John B. Radford, deceased.

That a description of the property, and the name and names of the persons to whom such title and claims was last transferred or vested by deed, will, and other written instrument, judgment, decree, involuntary conveyance and judicial proceedings are as hereinafter stated and that such unknown persons derive or claim to derive their title to the same as consort, heirs, devisees, donees, aliases, and immediate mesne, and remote, voluntary and involuntary grantees of such named person or persons as hereinafter stated.

That Amanda M. Manion, widow of Isham B. Manion and one of the children of the late John B. Radford by warranty deed recorded in the office of the Recorder of Deeds for Lafayette County Missouri, in record "Z" page 432 of date February 14, 1856, recorded May 27, 1856, conveyed the west half of the north east quarter of the north west quarter of section five (5) in township forty-eight of range twenty-seven in Lafayette County, Missouri, containing twenty and fifty-six hundredths acres and being the same lands allotted and set apart to the said Amanda M. Manion as one of the children of the said John B. Radford deceased to said Eliza Jane Pointer, wife of James L. Pointer, who appears of record never to have conveyed the same and never to have sold the same to another and of record she appears to have title thereto and to remain the owner thereof and that by reason thereof it is claimed that the said unknown consort, heirs, devisees, donees, aliases, and immediate mesne, and remote voluntary and involuntary grantees of said Eliza Jane Pointer, wife of James L. Pointer have some claim or interest therein. That the said Eliza Jane Pointer and said James L. Pointer are both deceased. That heretofore, on December 11th, 1860, Joseph H. Pointer and wife, Paulina Pointer by warranty deed of said last date recorded in the office of the Recorder of Deeds for Lafayette County, Missouri, in record "P" No. 1, page 296 conveyed said last described real estate to Sampson Starr and it is claimed that the said Eliza Jane Pointer at no time conveyed or sold said real estate to said Joseph H. Pointer and that the title of said Eliza Jane Pointer did not pass by said conveyance under which conveyance and under which grantors, Joseph H. Pointer and wife, Paulina Pointer, plaintiffs claim title to said real estate through grantees of said Joseph H. Pointer and Paulina Pointer and it is claimed that by reason of the premises the said consort, heirs, devisees, donees, aliases, and immediate mesne and remote voluntary and involuntary grantees of said Eliza Jane Pointer wife of James L. Pointer aforesaid have some interest therein or title thereto.

And that unless said defendants be and appear at this court at the next term thereof to be begun and holden at the Court House in the City of Lexington, in said County and State, on the 10th day of February, 1913, next, and on or before the said tenth day of February, 1913, answer or plead to the petition in said cause the same will be taken as confessed and judgment will be rendered accordingly.

And it is further ordered that a copy hereof be published according to law in the Lexington Intelligencer, a newspaper published in said County of Lafayette in said State of Missouri which the attorneys of record for plaintiffs designate as most likely to give notice to the defendants for four weeks successively published at least once a week the last insertion to be at least fifteen days before the first day and commencement of said next February term, 1913, of said court.

J. W. SYDNOR,
Clerk Circuit Court.

STATE OF MISSOURI

COUNTY OF LAFAYETTE—ss.